

Case 1:07-cv-06799 Document 16 Filed 05/30/2008 Page 1 of 5  
IN THE UNITED STATES DISTRICT COURT, FOR THE  
NORTHERN DISTRICT OF ILLINOIS

MHN

07cv6799

CASE NO. # 1:08 C. 0134 (1:07 C. 6799)

Paul J. Taylor

Plaintiff

**FILED**

HONORABLE Judge DER-YAGHTCHYANI

MAY 30 2008

5-30-2008

MICHAEL W. BOBBING

CLERK, U.S. DISTRICT COURT

Doctor, Contour

Defendant(s)

MOTION FOR EXTENTION OF TIME,  
TO file JOINERS, EDITIONAL PAPERS.

Now Comes Plaintiff Paul J. Taylor, Request this Honorable  
Court in the Above Style Caption Motion for EXTENTION  
of Time, to file JOINERS / EDITIONAL PAPERS.

1.) THAT, THE PLAINTIFF, IS INCARCERATED AT THE CHICAGO COOK -  
COUNTY DEPARTMENT OF CORRECTIONS. THAT, THE DEFENDANT(S);  
CONTINUE TO VIOLATING THE PLAINTIFF, CONSTITUTIONAL RIGHTS,  
TO THE 14th, 1st, 6th, AMENDMENT RIGHTS GUARANTEED  
By THE CONSTITUTIONAL LAW OF THE UNITED STATES CONSTITUTION  
TO THE UNITED STATES CONSTITUTION OF AMERICA.

2.) THAT, WITHOUT THE ADDITIONAL DEFENDANTS, THE DEFENDANTS;  
ORDER TO ANSWER IS MERITLESS, TO SOME FACTS OF THIS  
CASE. THAT THE PLAINTIFF, CAN PROVE HIS CASE WITH THE NEW  
EVIDENCE, THAT, HAS SURFACE TO THE PLAINTIFF'S HANDS.  
THE PLAINTIFF, WILL HAVE EDITIONAL GRIEVANCE, EXHIBITS, AND  
PAPERS, TO ILLUSTRATE HIS CASE AND REASONS.

1  
2 3) THAT, THE DEFENDANTS; TO BE ADDED ACTIONS IS SO...  
3 RECKLESS; MALICE, MELICIOUSLY, DONE THEY MUST BE  
4 ORDER TO ANSWER THE ALLEGATIONS THAT, WILL BE ADDED  
5 IN THE MOTION TO ADD ADDITIONAL JOINERS.

6  
7 4) ALL PARTIES; ACTED IN THEIR INDIVIDUAL & OFFICIAL CAPACITY;  
8 THERE IS APPROXIMATELY (10-TEN) ADDITIONAL JOINERS;  
9

10 a) SHERIFF TOM JART, HEAD SHERIFF OF COOK COUNTY; HE  
11 APPROVED A SYSTEM THAT ~~IN FOREIGN~~ DISRUPTS, VIOLATES  
12 ALL RIGHTS TO THE (JUEPROCESS CLAUSE) ANY (COMPULSORY -  
13 PROCESS) BY THE 6th AMENDMENT, THE FIRST, 1st AMENDMENT  
14 BY RIGHT TO PETITION THE HONORABLE COURTS. PLEASE SEE  
15 MOTION FOR INJUNCTIVE / INJUNCTION & AFFIDAVIT  
16 IN SUPPORT OF MOTION FOR INJUNCTION / TEMPORARY  
17 RESTRAINING ORDER (T.R.O.)  
18

19 b) THE LEVEL SYSTEM HOLDS (PRE-TRIAL) DETAINEES; IN ADMINISTRATIVE  
20 ISOLATION, FOR EXCESSIVE TIME. ANY THE LEVEL SYSTEM;  
21 VIOLATES ANY PRIVACY WITH THEIR COUNSEL AND / OR ATTORNEY,  
22 THE PRE-TRIAL DETAINEE, MUST BE IN (SIGHT, ANY VIEW) OF THE  
23 COOK COUNTY SHERIFFS, AT ALL TIME. EVEN IF YOU ARE HAVING  
24 APPROPRIATE LEGAL CONFIDENTIALITY CONVERSATION. WE ARE NOT  
25 TO STEP AWAY 5 FEET FOR LEGAL CONSULTING. THIS MUST STOP!!!  
26 THEY HAVE FIGURED OUT A WAY TO OVERTHROW THE 6th AMENDMENT -  
27  
28

1.  
 2. b) - Rights' To Consult With Attorney/Counsel, AND  
 3. Consult In Private. This constitutes A Violation Of The  
 4. Right To Effective Assistance Of ~~Counsel~~ AND To Consult  
 5. In Private, Discussing Legal Strategy. To The United States  
 6. Constitution To The United States Constitution Of America.

8 5) We Have To Study Our Cases, With Handcuffs, AND Cautions,  
 9 ON IN THE LAW LIBRARY. WE ARE REFUSED LAW LIBRARY UNLESS  
 10 YOU HAVE (A COURT ORDER) EVEN IF YOU'RE (PRO-SE) AGAINST THEIR  
 11 VERY OWN Policy / Procedures, Rule & Regulation Of The Department

13 6) FOR ALL THE REASONS SET FORTH HEREIN. THE PLAINTIFF, PRAY  
 14 FOR TWO WEEKS, ENLARGEMENT OF TIME, TO ADD JOINTERS,  
 15 TO THIS CIVIL ACTION: THE LEVEL SYSTEM CAUSED ONE OF  
 16 PLAINTIFF'S 1983 CIVIL ACTIONS, PAUL J. TAYLOR V. SUPERINTENDENT  
 17 SNOOKS, et, al, DEFENDANTS, THROWN OUT, APRIL 3, 2008: THE  
 18 PARTIES ADDED WILL ANY IS CRUCIAL TO THE ENTIRE CASE.

20 WHEREFORE PLAINTIFF, DO PRAY THAT THE HONORABLE COURT  
 21 WILL GIVE PLAINTIFF TIME, TO ADD AT LEAST (TEN-16)  
 22 NEW DEFENDANTS TO THIS 42 U.S.C.A. 1983 CIVIL ACTION  
 23 FOR ALL THE ABOVE REASONS SET FORTH HEREIN.

25 Respectfully Submitted By Paul J. Taylor 2006-080893  
 26 MAY 19, 2008: Paul J. Taylor

**EXHIBIT**

*1*

Part A / Control #:

Referred To:

mail Room☐ Processed as a request.

## COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last Name: Taylor, Paul First Name: Taylor Paul

ID #: 2006-0080893 Div.: 9 Living Unit: 1-H Date: 4/10/08

BRIEF SUMMARY OF THE COMPLAINT:

LEGAL MAIL!

THEIR IS NO LEGAL MAIL SYSTEM! MY MAIL CAME BACK, ON MARCH 28, 2008! AND APRIL 8, 2008! I TOLD OFFICER FELTON (WHOM WITNESSE) THE DAMAGE LEGAL MAIL, AND RETURN OF LEGAL MAIL TO U.S. DISTRICT COURT AND PUBLIC DEFENSE, MR. EDWIN A. BURNETTE. HE OFFICER FELTON, SEATON, TOLD SGT. ZULLO, HE TOOK MY PHOTO COPY OF THE RETURN LEGAL MAIL. HOWEVER, HE NEVER STATED IF HE DID A INCIDENT / INFORMATION REPORT? MY MAIL WAS NOT SENT SEPARATION FROM REGULAR / STANDARD MAIL. WHEN I DID RECEIVE THE RETURN LEGAL MAIL IT WAS RIPPED / TORN OPEN. ACTION THAT I REQUEST: THAT SOMEONE SHOULD SUPERVISE THE MAIL ROOM FOR SEPARATION OF LEGAL MAIL AND STANDARD MAIL. ALL LEGAL MAIL SHOULD BE REGISTERED BEFORE SENDING OUT FOR DEED OF SERVICE. AND A SUPERVISOR WRITE OUT / IN LEGAL MAIL. AND ALL DETAINEE SHALL SIGN THEY RECEIVE LEGAL MAIL, BY A DESIGN OFFICER, WHOM DETAINEE'S THEIR LEGAL MAIL.

ACTION THAT YOU ARE REQUESTING:

DETAINEE SIGNATURE: [Signature]C.R.W.'S SIGNATURE: [Signature]DATE C.R.W. RECEIVED: 4/28/08

Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form. All appeals must be made in writing and directly submitted to the Superintendent.